

Robert B. Broughton, Jr.  
and Celeste G. Broughton,  
  
Plaintiffs,  
  
v.  
  
Roger Gregory, Chief Judge, 4th Circuit;  
Michelle McGirr, Court Reporter;  
US Marshal Service Wake County NC;  
Martin K. Reidinger, Judge, USD Court;  
and Wells Fargo & Co.,  
  
Defendants.

**OPINION AND ORDER  
FOR PREFILING INJUNCTION**

The court finds that Plaintiffs' complaints have reiterated prior claims that had been decided adversely to Plaintiffs; that many complaints contain spurious allegations accusing members of the judiciary of fraud, conspiracy, fabricating evidence, and other misconduct; that Plaintiffs have ignored prefiling injunctions filed in state court; and that Plaintiffs' actions have unduly burdened the court and litigants. The motion for prefiling injunction filed by Wells Fargo & Co. (ECF No. 9) is **granted**. Accordingly,

**PLAINTIFFS ARE HEREBY ENJOINED FROM FILING ANY NEW ACTION OR  
OTHER FILING IN THIS COURT RELATING TO ANY OF THE CLAIMS, THEORIES,**

**OR CIRCUMSTANCES RELATING TO THEIR PREVIOUSLY DISMISSED STATE AND FEDERAL COURT ACTIONS UNLESS PLAINTIFFS HAVE OBTAINED PRIOR AUTHORIZATION FROM A UNITED STATES DISTRICT JUDGE WHO HAS DETERMINED THAT THE PROPOSED FILING COMPLIES WITH FED. R. CIV. P. 11 AND IS NOT BASED ON THE CLAIMS THEORIES, OR CIRCUMSTANCES UNDERLYING PRIOR STATE OR FEDERAL ACTIONS BROUGHT BY EITHER PLAINTIFF.**

**IT IS SO ORDERED.**

/s/ Margaret B. Seymour  
Senior United States District Judge

October 17, 2019

Charleston, South Carolina